

S&H Form: (10/01)

TRADEON				Attorney Docket No.		1046.1133			
						08/645,073)8/645,073		
REPLY / AMENDMENT FEE TRANSMITTAL				_		May 13, 1996			
				First Named Inventor Makoto YOSHION			HIOKA et	aku	
				Group Art Unit		2161			
AMOUNT ENCLOSED			110.00	Examiner Name		P. Elisca Permology Center 24			
FEE CALCULATION (fees effective 10/01/01)									
CLAIMS AS AMENDED			Highest Nu Previously I		Number Extra	Ra	te		
TOTAL CLAIMS			- =		0	X \$ 18.	00 = \$	= \$ 0.00	
INDEPENDENT CLAIMS					0	X \$ 84.		0.00	
Since an Official Action set an <u>original</u> due date of <u>April 22, 2002</u> , petition is hereby made for an extension to cover the date this reply is filed for which the requisite fee is enclosed (1 month (\$110);								110.00	
2 months (\$400); 3 months (\$920); 4 months (\$1,440); 5 months (\$1,960)):									
If Notice of Appeal is enclosed, add (\$320)									
If Statutory Disclaimer under Rule 20(d) is enclosed, add fee (\$110)									
Total of above Calculations =								110.00	
Reduction by 50% for filing by small entity (37 CFR 1.9, 1.27 & 1.28)									
TOTAL FEES DUE =								110.00	
(1) If entry (1) is less than entry (2), entry (3) is "0". CERTIFICATE LINDER 27, CERTIFIC									
(2) If entry (2) is less than 20, change entry (2) to "20". (4) If entry (4) is less than entry (5), entry (6) is "0". CERTIFICATE UNDER 37 CFR 1.8(a) I hereby cartify start this correspondence is being deposited with the United Start Correspondence in the correspondence is being deposited with the United Start Correspondence in the correspondence is being deposited with the United Start Correspondence in the correspondence is being deposited with the United Start Correspondence in the correspondence in the correspondence is being deposited with the United Start Correspondence in the									
Class mailtin of any stope audifesses to: Commissioner METHOD OF PAYMENTof Patents and Transmarks, Washington, D.C. 20231									
IN Check enclosed as dayment.								.20_02	
Charge "TOTAL FEES DUE" to the Deposit Account No. below. STAAS & MALSEY LLP Date: 5/22/03									
No payment is enclosed and no charges to the Deposit Account are authorized at time time (unless specifically required to obtain a filing date).									
GENERAL AUTHORIZATION									
If the above-noted "AMOUNT ENCLOSED" is not correct, the Commissioner is hereby authorized to credit									
any overpayment or charge any additional fees necessary to:									
Deposit Account No. 19-3935									
Deposit Account Name STAAS & HALSEY LLP									
The Commissioner is also authorized to credit any overpayments or charge any additional fees required under									
37 CFR 1.16 (filing fees) or 37 CFR 1.17 (processing fees) during the prosecution of this application, including									
any related application(s) claiming benefit hereof pursuant to 35 USC § 120 (e.g., continuations/divisionals/CIPs under 37 CFR 1.53(b) and/or continuations/divisionals/CPAs under 37 CFR									
1.53(d)) to maintain pendency hereof or of any such related application.									
SUBMITTED BY: STAAS & HALSEY LLP									
Typed Name	uskin			Reg. No.	43,824				
Signature Date 5							6 / S	13/02	
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Docket No.: 1046.1133/JIM

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Makoto YOSHIOKA, et al.

Serial No.: 08/645,073

Filed: May 13, 1996

CONTENT SALES PERIOD VERIFYING SYSTEM AND CONTENT

DECRYPTION KEY EFFECTIVE PERIOD VERIFYING SYSTEM FIGATE UNDER 37 CFR 1.8(a)

AMENDMENT

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

For:

I hereby certify that this correspondence is being deposited with the United States Postal Service as are class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 2023.

STAAS ACHALSEY LLP

Group Art Unit: 2161

Examiner: Elisca, P

MALGEY LLP C STAVIS

This amendment comes in response to the Office Action dated January 22, 2002, with a period for response set to expire on April 22, 2002. A Petition for a One-Month Extension of Time is included herewith, extending the period for response to May 22, 2002.

The following remarks and amendments are respectfully submitted.

IN THE CLAIMS:

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JUN 1 4 2002

GROUP 3600

Please REPLACE claims 1, 2, 6, 9, 12, 13, 15-20, and 22 as follows:

1. (FOUR TIMES AMENDED) A terminal comprising:

a period reader reading a period stored on an individual self contained computer readable content medium, the content medium indicating a period of time during which a content on the content medium can be served;

- a present time data generator generating present time data indicating a present time;
- a comparator comparing the period of time with the present time; and
- a requestor for submitting a request when said comparator judges that the present time falls within the period of time, to a center for obtaining use of the content.

06/05/2002 TBESHAHI 00000022 08645073